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18

19 **UNITED STATES DISTRICT COURT**  
20 **DISTRICT OF NEVADA**

21 Cung Le, Nathan Quarry, Jon Fitch, Brandon  
22 Vera, Luis Javier Vazquez, and Kyle  
23 Kingsbury on behalf of themselves and all  
others similarly situated,

24 Plaintiffs,

25 v.

26 Zuffa, LLC, d/b/a Ultimate Fighting  
Championship and UFC,

27 Defendant.  
28

Case No.: 2:15-cv-01045-RFB-BNW

**ZUFFA, LLC'S NOTICE OF ERRATA  
TO ECF NO. 728**

1 Defendant Zuffa, LLC (“Zuffa”) provides the following erratum to the “Notice of  
2 Regression Results Requested in August 27, 2019 Evidentiary Hearing in *Le v. Zuffa et al.*, Case  
3 No. 15-cv-01045 and Request for Brief Supplemental Expert Report by Zuffa, LLC” (“Notice”)  
4 filed on August 27, 2019 as ECF No. 728.

5 The description of Professor Topel’s First Proposed New Regression on page 3 of the  
6 Notice erroneously stated that the First Proposed New Regression “would differ only in that it does  
7 not include pre-acquisition Strikeforce data and Dr. Singer’s revenue weights.” It should have  
8 stated that the First Proposed New Regression “would differ only in that it does not include pre-  
9 acquisition Strikeforce data.” Notice at 3. Dr. Singer’s Second Response Regression did not use  
10 revenue weights.<sup>1</sup>

11 A corrected version of the Notice with exhibits is attached as Exhibit 1. A comparison of  
12 the changes between the Corrected Notice and Notice is attached as Exhibit 2.

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25 <sup>1</sup> Page 2 of the Notice accurately describes Dr. Singer Second Response regression. Notice at 2  
26 (“In response to Prof. Topel’s critiques, in his third report, Dr. Singer ran a set of new regressions.  
27 These regressions were identical to Dr. Singer’s earlier regressions **except that they did not**  
28 **include revenue weights**”) (emphasis added). In addition, at the evidentiary hearing, Prof. Topel  
accurately described his First Proposed New Regression. ECF No. 730, Aug. 28, 2019 Tr. 72:4-  
78:23.

1 Dated: August 29, 2019

Respectfully Submitted,

2 BOIES SCHILLER FLEXNER LLP

3 By: /s/ Brent K. Nakamura

4 Brent K. Nakamura

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